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18	<u>Samuelle de copelle de come ou la come ou l</u>				
10	Attorneys for Plaintiff				
19					
•	UNITED STATES D	DISTRICT COURT			
20	DISTRICT OF NEVADA				
21					
-	DIAMOND RESORTS U.S. COLLECTION	Case No.: 2:17-cv-03007-APG-VCF			
22	DEVELOPMENT, LLC, a Delaware Limited				
_	Liability Company,				
23					
24	Plaintiff,	STIPULATION AND ORDER			
	V.	EXTEND DEADLINE TO FILE			
25		IN SUPPORT OF MOTION			
_	REED HEIN & ASSOCIATES, LLC d/b/a	COMPEL [ECF #264]			
26	TIMESHARE EXIT TEAM, a Washington	[D!4 D41			
27	Limited Liability Company; BRANDON REED,	[First Request]			
41	an individual and citizen of the State of				

RDER TO FILE REPLY TION TO 264]

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Washington; TREVOR HEIN, an individual and

citizen of Canada; THOMAS PARENTEAU, an

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individual and citizen of the State of
Washington; HAPPY HOUR MEDIA GROUP,
LLC, a Washington Limited Liability Company;
MITCHELL R. SUSSMAN, ESO. d/b/a THE
LAW OFFICES OF MITCHELL REED
SUSSMAN & ASSOCIATES, an individual and
citizen of the State of California; SCHROETER,
GOLDMARK & BENDER, P.S., a Washington
Professional Services Corporation; and KEN B.
PRIVETT, ESQ., a citizen of the State of
Oklahoma,
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Defendants.

Pursuant to LR IA 6-1 and Fed. R. Civ. P. 6(b)(1)(A) ("FRCP"), Plaintiff Diamond Resorts U.S. Collection Development, LLC ("Plaintiff"), and Defendant Reed Hein & Associates d/b/a/ Timeshare Exit Team ("Defendant") hereby stipulate to extend Plaintiff's deadline to file a Reply in support of Plaintiff's Motion to Compel [ECF #264] (the "Motion"), currently set for August 21, 2020, until September 4, 2020, and as grounds state as follows:

- 1. Plaintiff filed the Motion on July 27, 2020.
- 2. Defendant filed its Opposition on August 14, 2020, after a brief extension to its response deadline.
- 3. In order to adequately respond to Defendant's Opposition, and the issues presented therein, the Parties agree that Plaintiff's deadline to file its Reply in support of the Opposition be extended two (2) weeks, up to and including September 4, 2020

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	1	4. This is the Parties' first request for extension of this deadline, and it is not		
	2	intended to cause any delay or prejudice to any party. Defendant does not object to the requested		
	3	extension.		
	4	Dated this 20th day of August, 2020		
	5	GREENSPOON MARDER, LLP	GORDON REES SCULLY	
	6		MANSUKHANI, LLP	
	7	/s/ Phillip A. Silvestri PHILLIP A. SILVESTRI, ESQ.	/s/ Dione C. Wrenn ROBERT S. LARSEN, ESQ.	
	8	Nevada Bar No. 11276	Nevada Bar No. 7785	
	9	3993 Howard Hughes Parkway, Suite 400 Las Vegas, NV 89169	DAVID T. GLUTH, II, ESQ. Nevada Bar No. 10596	
	10	Attorneys for Plaintiff	DIONE C. WRENN, ESQ.	
•		Diamond Resorts Corporation	Nevada Bar No. 13285	
e 400	11		300 South 4 th Street, Suite 1550	
, Suit 69 5) 33:	12		Las Vegas, Nevada 89101	
kway a 891 : (94	13		Attorneys for Defendants	
s Parl evad / Fax			Reed Hein & Associates, LLC dba Timeshare	
ughe as, N -4249	14		Exit Team, Brandon Reed, Trevor Hein, Thomas Parenteau, and Happy Hour Media	
3993 Howard Hughes Parkway, Suite 400 Las Vegas, Nevada 89169 Phone: (702) 978-4249/ Fax: (945) 333-4256	15		Group, LLC	
93 Ho ne: (7	16			
399	17			
	18		IT IS SO ORDERED	
	19		II IS SO OKINKED	
	20		UNITED STATES MAGISTRATE JUDGE	
	21		UNITED STATES MADISTRATE JUDGE	
	22		8-20-2020 DATED:	
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GREENSPOON MARDER LLP

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GREENSPOON MARDER LLP 3993 Howard Hughes Parkway, Suite 400 Las Vegas, Nevada 89169 Phone: (702) 978-4249/ Fax: (945) 333-4256

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I electronically filed the foregoing with the Clerk of the
Court by using the CM/ECF system on this 20th day of August 2020. I also certify that the
foregoing document is being served this day on all counsel of record or pro se parties identified
on the Court's Service List via transmission of Notices of Electronic Filing generated by
CM/ECF. For any counsel or parties who are not are not authorized to receive Notices of
Electronic Filing electronically. Legrify that I served those parties via First Class U.S. Mail

/s/ Phillip A. Silvestri
An employee of Greenspoon Marder LLP